entire quantity lost, regardless of the quantity or percentage involved.

(Reporting approved by the Office of Management and Budget under control number 1512-0335; recordkeeping approved by the Office of Management and Budget under control number 1512-0334)

§22.123 Losses on premises.

- (a) Recording of losses. A permittee shall determine and record, in the records prescribed by subpart M of this part, the quantity of tax-free or recovered alcohol lost on premises—
- (1) At the end of each semi-annual period when the inventory required by §22.162 is taken, or
- (2) Immediately upon the discovery of any loss due to casualty, theft or other unusual causes.
- (b) *Claims.* A claim for allowances of losses of tax-free alcohol shall be filed as prescribed in §22.125, in the following circumstances—
- (1) if the quantity lost during any semi-annual inventory period exceeds 1 percent of the quantity to be accounted for during that period, and is more than 10 proof gallons, or
- (2) if the loss was due to theft or unlawful use or removal, the permittee shall file a claim for allowances of losses regardless of the quantity in-

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§22.124 Incomplete shipments.

- (a) Subject to the provisions of this part and Part 19 of this chapter, when containers of tax-free alcohol have sustained losses in transit other than by theft, and the shipment will not be delivered to the consignee, the carrier may return the shipment to the distilled spirits plant.
- (b) When tax-free alcohol is returned to the distilled spirits plant, in accordance with this section, the carrier shall inform the proprietor, in writing, of the facts and circumstances relating to the loss. In the case of theft, the carrier shall also immediately notify the shipper's regional director (compliance) of the facts and circumstances relating to the loss.
- (c) Subject to the limitations for loss prescribed in §22.122, the proprietor of the distilled spirits plant shall file a

claim for allowance of the entire quantity lost, in the same manner provided in that section. The claim shall include the applicable date required by §22.125.

§22.125 Claims.

- (a) Claims for allowances of losses of tax-free or recovered alcohol shall be filed, on Form 2635 (5620.8), with the regional director (compliance) within 30 days from the date the loss is ascertained, and shall contain the following information:
- (1) Name, address, and permit number of claimant;
- (2) Identification and location of the container(s) from which the tax-free or recovered alcohol was lost, and the quantity lost from each container;
- (3) Total quantity of tax-free or recovered alcohol covered by the claim and the aggregate quantity involved;
- (4) Date of loss or discovery, the cause or nature of loss, and all relevant facts, including facts establishing whether the loss occurred as a result of negligence, connivance, collusion, or fraud on the part of any person, employee or agent participating in or responsible for the loss; and
- (5) Name of carrier where a loss in transit is involved.
- (b) The carriers statement regarding a loss in transit, prescribed by §22.122 or 22.124, shall accompany the claim.
- (c) The regional director (compliance) may require additional evidence to be submitted in support of the claim

Subpart J—Recovery of Tax-Free Alcohol

§22.131 General.

Any person or permittee conducting recovery operations of tax-free alcohol shall be qualified by the terms of their permit to do so, under the provision of subpart D of this part. Restoration of recovered tax-free alcohol may only be accomplished on the permit premises or by the proprietor of a distilled spirits plant.

§22.132 Deposit in storage tanks.

(a) Recovered alcohol shall be accumulated and kept in separate storage tanks conforming to §22.93. Recovered